

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

GREGORY GRIFFIN,

on behalf of himself and all other
persons similarly situated, known and
unknown,

Plaintiff,

vs.

Case No: 2:18-cv-12369-LJM-APP

Hon. Laurie J. Michelson

Magistrate Judge Anthony P. Patti

NEXEN CORPORATION, a
Michigan for-profit corporation,
STEVEN KIRKA, a natural person,
and **AMAZON.COM, INC.,** a
Delaware for-profit corporation,
Defendants.

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NOTICE OF STIPULATED DISMISSAL OF COUNTS IV THROUGH VI
OF PLAINTIFF'S COMPLAINT

NOW COMES Plaintiff Gregory Griffin, by and through his attorneys, THE LAW OFFICES OF BRYAN YALDOU, PLLC; Defendant Nexen Corporation and Steven Kirka, by and through their attorneys, GASIOREK, MORGAN, GRECO & MCCAULEY, PC; and Amazon.com, Inc., by and through its attorneys, MORGAN, LEWIS & BOCKIUS LLP, (collectively referred to as the “Parties”) and hereby states:

1. On July 30, 2018, Plaintiff Gregory Griffin filed his Complaint. Doc. #1.
2. The Complaint included both Fair Labor Standards Act (“FLSA”), 29 U.S.C. § 201 *et seq.*, claims (Counts I-III) and the Michigan Workforce Opportunity Wage Act (“WOWA”), MCL § 408.411 *et seq.*, claims (Counts IV-VI).
3. Pursuant to Federal Rules of Civil Procedure Rule 41(1)(A)(ii) (“Rule 41”), the Parties stipulate to dismiss Plaintiffs’ WOWA claims, Counts IV-VI.
4. In accordance with Rule 41, the Parties stipulate that the WOWA Claims, Counts IV-VI, are dismissed without prejudice.

WHEREFORE, the Parties stipulate to voluntarily dismiss Plaintiffs’ WOWA Claims, Counts IV-VI, without prejudice.

Respectfully Submitted,

s/ Bryan Yaldou

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